



SYS-P-1210 US H0005786; 5803-0556 8364/90491 PATENT

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

10/670,016

**Applicant** 

Lee D. Tice

Filed

September 24, 2003

TC/A.U.

2636

Examiner

Daniel Previl

Docket No.

H0005786; 5803-0556

: SYS-P-1210 (8364/90491)

Customer No. :

00128

Title

Multi-Sensor Device and

Methods for Fire Detection

# CERTIFICATE OF MAILING BY FIRST CLASS MAIL (37 CFR 1.8)

I hereby certify that this paper is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to MAIL STOP AF, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450 on this 2nd day) of February, 2006.

PAUL M. VARGO

### **INTERVIEW SUMMARY**

This summarizes a telephone interview conducted January 31, 2006 in connection with the above-identified application by and between the undersigned attorney and Examiner Daniel Previl at the U.S. Patent Office. During the interview the undersigned attorney explained to the Examiner why Claims 1, 6, 12 and related dependent claims were not anticipated by the disclosure of Anderson U.S. Patent 5,764, 142. He also explained to the Examiner why independent Claim 21 and its dependent claims were not anticipated by Tice U.S. Patent 5,659,292.

Appl. No. 10/670,016 Interview Summary of January 31, 2006

The Examiner in response to the undersigned attorney's explanations indicated that he would consult with his Supervisory Patent Examiner. No agreement was reached relative to the pending claims.

In the event that the above summary is incomplete or erroneous, it is requested that the Examiner call such incompletenesses or erroneousnesses to the attention of the undersigned for purposes of correcting same.

Respectfully submitted,

Dated: February 2, 2006

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PAUL M. VARGO

## SECOND INTERVIEW SUMMARY

The following is a summary of an interview conducted by telephone with Examiner Previl on February 1, 2006 in connection with the above-identified application. During the interview Claim1 was discussed with the Examiner as well as the disclosure and teachings of Tice U.S. Patent 5,659,292 and reference was also made to Anderson et al. U.S. Patent 5,764,142.

As a result of that discussion, the Examiner agreed that pending Claims 1, 3, 4-20 as well as 43 and 44 were allowable or allowed. Agreement was also reached with the Examiner that Claims 21-28 would be cancelled without

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Second Interview Summary

prejudice to Applicant's opportunity to file a continuation application and continue

to prosecute those claims.

The Examiner indicated that with canceling Claims 21-28 by Examiner's

Amendment that he would issue a Notice of Allowability of the remaining pending

claims.

In the event that the above is not an accurate summary of the subject

interview, it is requested that any errors or omissions be called to the attention of

By

the undersigned attorney for inclusion into this summary.

Respectfully submitted,

Dated: February 2, 2006

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